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16 Attorneys for Defendants State Farm Mutual
17 Automobile Insurance Company (erroneously
18 sued as State Farm Mutual, Inc.), State Farm
19 General Insurance Company (erroneously sued as
20 State Farm General Incorporated), and State
21 Farm Life Insurance Company

22 *Additional Counsel on Next Page*

23
24 UNITED STATES DISTRICT COURT
25
26 CENTRAL DISTRICT OF CALIFORNIA

27 CARMEL STEVENS and LADALE
28 JACKSON, individually and on behalf
of all similarly situated,

Plaintiffs,

v.

STATE FARM MUTUAL, INC.;
STATE FARM GENERAL
INCORPORATED; STATE FARM
LIFE INSURANCE COMPANY and
DOES 1 through 50, inclusive,

Defendants.

CASE NO. 2:22-cv-06362 FLA (MAAx)

**JOINT REQUEST FOR DECISION
PURSUANT TO LOCAL RULE 83-9.2**

Hon. Fernando L. Aenlle-Rocha

Action Filed: July 6, 2022
FAC Filed: December 5, 2022

1 Carl E. Douglas, Esq. (SBN: 097011)
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8 Attorneys for Plaintiffs,
9 CARMEL STEVENS and LADALE
10 JACKSON, individually and on behalf
of all similarly situated

1 **JOINT REQUEST PURSUANT TO LOCAL RULE 83-9.2**

2 As required by Local Rule 83-9.2, counsel of record for Plaintiffs Carmel Stevens
3 and Ladale Jackson (“Plaintiffs”) and Defendants State Farm Mutual Automobile
4 Insurance Company (erroneously sued as State Farm Mutual, Inc.), State Farm General
5 Insurance Company (erroneously sued as State Farm General Incorporated), and State
6 Farm Life Insurance Company (“Defendants”) hereby submit the following joint request
7 that the Court render and file its decision on Defendants’ Motion to Dismiss the First
8 Amended Complaint (Dkt. 34) (“Motion to Dismiss”):

9 WHEREAS, on December 5, 2022, Plaintiffs filed a First Amended Complaint
10 (Dkt. 32);

11 WHEREAS, on December 19, 2022, Defendants filed a Motion to Dismiss
12 Plaintiff’s First Amended Complaint (Dkt. 34);

13 WHEREAS, on December 30, 2022, Plaintiffs filed their Opposition to
14 Defendants’ Motion to Dismiss Plaintiff’s First Amended Complaint (Dkt. 35);

15 WHEREAS, on January 6, 2023, Defendants filed their reply in support of their
16 Motion to Dismiss (Dkt. 36), constituting the last memorandum permitted to be filed in
17 connection with the Motion to Dismiss, *see* Local Rule 83-9.1.1(a);

18 WHEREAS, on January 17, 2023, the Court took the Motion to Dismiss under
19 submission without hearing (Dkt. 37);

20 WHEREAS, the Court has not yet rendered and filed its decision on Defendants’
21 Motion to Dismiss;

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1 NOW, THEREFORE, pursuant to Local Rule 83-9.2, all counsel hereby request
2 that the Court render and file its decision on Defendants' Motion to Dismiss without
3 further delay.¹

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5 DATED: June 27, 2023

GIBSON, DUNN & CRUTCHER LLP

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7 By: /s/ Bradley J. Hamburger
8 Bradley J. Hamburger

9 Attorneys for Defendants State Farm
10 Mutual Automobile Insurance Company,
11 State Farm General Insurance Company,
12 and State Farm Life Insurance Company

13

14 DATED: June 27, 2023

DOUGLAS / HICKS LAW, APC

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16 By: /s/ Jamon R. Hicks
17 Jamon R. Hicks

18 Attorneys for Plaintiffs
19 CARMEL STEVENS and LADALE
20 JACKSON

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¹ The parties are aware of and acknowledge the significant demands on this Court, as outlined in the Court's May 12, 2023 order in *Callen v. Resonant, Inc.*, No. 2:22-cv-03403-FLA (ASx), Dkt. 50, and are filing this notice only in order to comply with the requirements of Local Rule 83-9.2.

1 **ECF ATTESTATION**

2 Pursuant to Local Rule 5-4.3.4, I, Bradley J. Hamburger, attest that concurrence
3 in the filing of this document has been obtained from Jamon R. Hicks.

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5 DATED: June 27, 2023

6 By: /s/ Bradley J. Hamburger
7 Bradley J. Hamburger

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